

## South Central Rural Telephone

Cooperative Corporation, Inc. =

June 14, 2012

Office of the FCC Secretary Marlene H. Dortch, Secretary Federal Communications Commission 445 12<sup>th</sup> Street SW Washington, DC 20554

Re: WC Docket No. 10-90

Please find attached the signed and completed certification per WC Docket No. 10-90. If you have any questions regarding this filing please do not hesitate to call me at (270)

678-2111.

David Davis

General Manager/COO

## Annual Reporting Requirements pursuant to § 54.313(a)(2)-(6)

WC Docket No. 10-90

| § 54.313                   | (a)(2) – Outage reporting   |
|----------------------------|---|
| V                          | My company was not required to collect this information in 2011.  |
|                            | My company collected this information pursuant to state utility commission requirement. A copy of the report is attached.   |
| § 54.313(                  | (a)(3) – Unfulfilled service requests   |
| /                          | My company was not required to collect this information in 2011.  |
| Made Second Section Common | My company collected this information pursuant to state utility commission requirement. A copy of the report is attached.   |
| § 54.313(                  | a)(4) – Customer complaints per 1000 connections  |
|                            | My company was not required to collect this information in 2011.  |
|                            | My company collected this information pursuant to state utility commission requirement. A copy of the report is attached.   |
| § 54.313(                  | a)(5) – Service quality standards and consumer protection rules   |
|                            | by that the reporting carrier is in compliance with applicable service quality standards and mer protection rules.  |
| § 54.313(                  | a)(6) – Ability to function in emergency situations   |
| §54.20<br>ensure           | by that the reporting carrier can function in emergency situations as set forth in 47 CFR D2(a)(2). Specifically, the reporting carrier has a reasonable amount of back-up power to be functionality without an external power source, is able to reroute traffic around damaged es, and is capable of managing traffic spikes resulting from emergency situations. |

I am authorized to make this certification on behalf of the company named above and, to the best of my knowledge the information reported on this form is accurate. This certification is for the study area(s) listed below. (Please enter your Company Name, State and Study Area Code)

| Company Name      | State    | Study Area Code |  |
|-------------------|----------|-----------------|--|
| South Pertuel RTC | Kentriku | 260418          |  |
|                   | /        |                 |  |
|                   |          |                 |  |
|                   |          |                 |  |

(If necessary, attach a separate list of additional study areas and check this box.)

| Signed,   |                       | on 40                   |
|---|-----------------------|-------------------------|
| Charles .   | Date:                 | 6/14/12                 |
| [Signature of Corporate Officer   |                       |                         |
| David Davis   |                       | υ                       |
| [Printed Name of Corporate Officer]   |                       |                         |
| General Manages / Coo<br>[Title of Corporate Officer]   |                       |                         |
| Carrier's Name South Cerrhaal Rinal Carrier's Address P.D. Box 159 6(ASS) Carrier's Telephone Number 270-678-21 | Telaphore<br>m, Ky 42 | Corp Corp Fra. 142-0159 |

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